WOODVILLE REPUBLICAN. AND WILKINSON ADVERTISER.

II. S. VAN EATON, EDITOR.

Volume to ben approach

CACAGO DE PROPERTO DE LA COMP

PUBLISHED BYERY THESDAY MORNING.

Office next door to Mesery Weight de Elder's

and an final's Dentity Stores at Land a

The usual discount courts to yearly advertis-

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pleasure of the publis or, and charged ac-

ANNOUNCING CANDIDAYTE, for State Offices,

\$10 00; for County Offic - sand-invariably

Book, san Jos Wons, of all description xents of this office, at New Otleans pri-

with neatness and despatch.

TUESDAY MORNO, NOV. 15, 185

receipt for moneys due this office, a part

Ber Mr. da No. Balance of Noschez, is our

We have blombled Old Wilkinson will

bereafter be recorded as among Whig coun,

tied or mail same. It worthing there can I provent

this result. We find worked long enough

within the range of human possibilitys and

also result is before us. Gov. H. Gordon, the

friend of the people of his country of the

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"THE UNION OF THE DEMOCRACY FOR THE EASE OF THE UNION."

Election Returns --- Wilkinson County.

Election on Monday and Tuesday November 7th and 8th, 1853.		Whitestille .	Fort Adems	Pinckneyville	Percy's Creek	Mount Pleasa	Upper Homasi	Lower Home	Total .
	1:					2	itto	hitto	1
Francis M. Rogers, John J. McRae,	46 48	56	27 39	39	70 68	38	56 93	943	159

WOODVILLE, MISSISSIPPI, TUESDA

FOR SECRETARY	OF S	TATE,
James A. Horn, -		*
.W. H. Muse,		
FOR AUD	ITOR,	
Daniel R. Russell,		
*Madison McAffee, .	1.0	- 8
FOR ATTORNEY	GENE	EAL.
George H. Foote,		
#1) (Glover		

FOR STATE PREASURER.

FOR CONGRESS--4TH DISTRIC Wites P. Horris TOR CONGRESS - STATE AT LAND *Wm. Burkwhile

ton vick on a crytim R. M. As in Carrier and

HART BEITS AND STREET

E. IS. Russell,
TOR THE LEGISLATURE. · deorge H. Gordon. TOR SHERDY !.. Thos. H. Guery, . . .

William Storages, - Rueus R. Richardson, TOR CHICKLY LARRY. H. J. Batters orth,

Francis Gildert, T.C. Johnson. FOR PROBATS CLERK, S. R. Harrison,

Fred. Conrad. . Wm. T. Lewis, George S. Morris, M. G. Caston,

John J. McMorris, Thomas Hickley, Henry T. Thoms, Wm. L. Collins, FOR RANGER,-Wm. J. Keller, FOR CORONER,-M. Crist, -FOR SURVEYOR,-W. J. Bryant,

51 57 26 39 70 37 55 23 358 45 35 39 9 66 39 92 50 379

By Since the above has been put in print, we learn that D. O. Merwin, Esq., has been elcted District Attorney, by 38 majority. 22 Those marked thus | are Democrats

Hark !- A Doleful Sound,

Speaking of the election just past, the Whig says: "Democracy it seems has gained the scendency in our county—they have elected their representative by a large majority-but referring to the returns that we publish, it Horn 364-Auditor, McAffee 514; Russell will be seen that many whigs voted for the 376. democratic representative. Such whice are unworthy of the name. In fact the whole par- Hardy lands Yerger 421 votes. ty (whig party) in our county have not been

which e pal ghost of '50 and '51, warm enough 'n the cause." Thinges were rung on the Well, indeed, this is pretty rough talk to a To a and Brown and yet, whole body of independent freemen in this burone, will not be 50 votes difference. and the people choose to think "Land of Liberty," and especially a portion of and thought to act. them who are denounced as wholly "unworthy? man prodigance muchg the -for exercising the highest privilege freemen voters who Windows to be humbugged by mark beet loss and scarecrows of marter whatever. But, our worthy friend of Barksdale 588-McClung 65(!) [some mistake they proved this as small har just passed. We ie "Whig," anght to consider that the great | Singleton 585. rejoice too more parterlarly as we know body of those who belonged to whig party, against what we have used to contend-but we have no displaction to glory over a fallen waves of uncertainty without the aid of the sompass of teath or the light of any fixed run. The election has proved another fact, solitical principles of their party to go by, util very many of them have become doubtthat Gov. Feote and his pointy have few friends among as that the people are convinced that ful whither the leaders of the party now have any distinctly defined principles, which they States rights, is and Secretarn, and approve the consecutive discounted purty have pursued. presty much all that now remains of their an- deafening. We wishly was a officer, but that it would be so we may me triumphant, as the figures ent grandure is their mere name of "whig," published by day will show -the most sanguine and the art of geting up excitement, hobbies days) not nope. It only remains for us as a and temporary humbugs, for the immergency party, to make a proper use of our triumphcan't comprehend, and don't relish-hence convince the people that the confidence they the disaffection and deminution in the whig insinuations-would'ut always win. have reposed in our principles and our men, ranks. All candid thinking men must clearly is not misplaced and all for the future will be To We learn by telegraph in the Delta, that Mat. F. Ward, author of English Items, A lew days since shot Professor Butler, of Louisville, in consequence of a chastisement the Professor had administered to Ward's younger brother, who was attending his school. rests, and its action is based. We well know cal achiemers, Frot, B., died a day or two afterwards and Ward has been committed to jail—the Judge that most of those who have been for some

time past acting with the whig party, are high-

Election Returns.

By Telegraph to Woodville Republican. Jackson, Miss., Nov. 9, 1853. Rankin county, for Governor-McRae 515 Rogers 380-Secretary of State, Muse 524;

Winston county, McRae's majority 105-

Lown'des county, about 200 whig majority except Barkstale who gets 25 majority.

Madison county, all precincts heard from

The name of the following county we can-Rogers 663; McRae 574-Horn 667; cossess—the sacred right of voting as they Muse 575—Russell 661; McAffee 642 think proper-without question from any Clark 664; Hussey 573-Bradford 619;

McRae's majority 466-Scott county McRae lave of late been tossed about upon the dark | 439 majority-Lowndes county, Rogers 174

> Lo We understand from several gentlemen who have lately been taking a hunt, that not teen years since I publicly expressed a cona single coon has been seen or heard of in the county, since Tuesday night, the 8th instant,

"Alas! nlas!! the coons are holed."

Wonder how high Messrs. S. & V., of the Wilkinson Whig-have been tossing their of the occasion. This, plane candid people caps for a few days past? Reckon they feel as if double dealing, chicanery, and mean

For the information of those interested we see that in a few years more, this once proud are requested to state that the crazy old steamparty will become wholly extinct; for, it is er-Federal Whiggery-will leave Wilkinson evident, under our plain Republican form of county,-for a trip up Salt river-immediately Government, where the people are the sover- if not sooner. For freight or passengers apeigns, that no political party can long retain ply on board, or to the agents-in this county. its organization without op nlydeclaring plain- There are unsurpassed accommodations, on ly and distinctly the principles upon which it board, for all disuppointed and defeated politi-

\$5 Our town now begins to resume its business appearance. Those who left are rely estimable, inteligent worthy men and turning. No new cases has occurred, for the true patriots, and at all times go in for the but few days, and we hope and believe that good of their country. But are unwilling to the Yellow Fever is now gone. Next week follow the shadow of a name at the bidding or dictation of any body for the sake of mere

Gov. Foote, and the Bonds.

MORNING, NOVEMBER 15 1853.

Let all unprejudiced Men Read!

" In one of the bombastic and gasconading effusions which have emaunted during the canvass from the itinerant Governor of Mississippi now perambulating the State, neglecting the duties of his office and begging for the better office of Senator, the following remarkably unblushing declaration occurs: 'The tharge is equally false and unfounded that I ever regarded the Union Bank Bands as binding and obligatory' Here is a bold, broad, unqualified assertion on a point of personal history about which no man could be mistrken in his own case. Therefore, if the assertion be untrue it argues such a total want. of truthfuln see as to brand its author with infamy, it being the statement of a falsehood for personal aggrandizement—an attempt to steal into office under false pretences - an endeavor to practice a base fraud on the people."

In September, 1843, the "Southern," now the 'Flag of the Union," the leading whigh paper at Jackson, in this State and then, and now, under the editorship of Thomas Palmer, one of the strongest Bond paying advocutes in the State and at the present time the most vociferous Foote man in the State, pubisland a speech made by Gov. Foote, at Jackson, in February, 1843, in which is contained and set forth the following clear distinct and positive statement of the position of General Foote on the Bond question. That whigh paper then and still the warm friend of Mr. Foote, reported the speech and said ;

"Gov. Foote, on the 25th Fe' runry last made a speech in the old State House, side by side with Volney E. Howard, in favor of the Bonds, and when he opened his speech he said : 'I most heartily concur with my friend Mr. Howard, a leading Bond payer who has just addressed you, There is no station in the world I would have. The State should pay these Bonds if it is only to satisfy its noble conscience,"

Now, either Foote's present statement quoted above, is false, or the cotemporaneous record is false. - There is a lie out undoubtedly. We leave it to the discrimination of the people to decide whether it is more probable that Foote's present statement is true when he is electioncering, begging for office, and his success depends upon the use of desperate means ; for that the contemporaneous report made of one of his own speeches by a friendly hand, is

We publish below the Card lately issued by Gov. Foote, at Riply, in this State. All should February, 1843, above mentioned

A CARD. I regret to feel compelled, before leaving this vicinnage, to publish a short and hasty refutation of one of the most absurd and malignant charges which the unscrupulous factionists with whom I have been contending for several years past, have ever originated. I find myself and my political friends, in the struggles now in progress, accused of a design of a most nefarious character, which not only has no foundation in fact, out is not even possible to be true. We are charged with aiming to fill the approaching Legislature with individuals favorable to the appropriation of ablic money for the payment of the Union tion, but I feel perfectly authorized to assert that I have no political friend who is now a not make out, we give the vote only-Ed. Rep] candidate for public station of any kind of character whatever, who is not utterly opposed. to any appropriation of public money to the amount of a single dollar, by the next Legislature, for the payment of the Bonds referred Certainly I am; and pronounce the accusation that I have given my sanction to any such scheme as that above indicated, to be in the highest degree unfounded and slan-

The charge is equally false and unfounded that I ever regarded the Union Bank Bonds as binding and obligatory. It has been thistrary opinion, and from that opinion I have never departed. I have deemed it proper to say this much, in order to prevent the honest any distingtive density principles of the fact while the crowing of cocks has been perfectly and confiding citizens of the State from being imposed upon by the most artful and unseru pulous political managers that it has ever been my fate to encounter. As to the Boud ques tion, every intelligent man in the country must know that it has no just or legitimate connection with the present canvass; and I should scorn to owe any political support which it may be my fortune to receive, to any such impertment issue. Nor would that issue. have been trust upon the country, as I think but for the fact that the Secessionists of 1851, many of whom are now deceitfully professing scence in the Compromise, are altogether hopeless of success in the contest which will terminate in November next, save by chicancery, subterfuge and falsehood.

We would ask the true whigs and especial ly our good friends of the "Wilkinson Whie" and "Natchez Courier," what they now think of the "common honesty," of Governor IL S.

But this is not all. To cap the elimaxsome of those same Foote whigs, who "put we expect to be able to resume our full sheet on the livery of Heaven to serve the devil in" have the assurance to come out and attempt

xcuse Foote's duplicity and sreant hypoto honest Bond payers, by a sort of "double duplicity," which is absolutely con- 8. temptable. That half abolition while paper, the "New Orleans Picayune," of the 20th ult, gives us the following nice interpretation of Foote's position on the Bond question as expresed in the above eard :

"Nor is it at all dificult for Gen. Poote to be recognized as a Hond payer hereafter.— He is opposed to the provision "by the next Legislature"—he may be friendly to payment thereafter. He affirms that he has for thirteen years been of opinion that the Union Bank Bonds are not binding or obligatory; but that does not prevent him, or any man who is honestly of the same opinion still, from acting in support of the judgments of the law against his own private convictions. In fact such a position has been frankly adopted by some of the ablest anti-bond pavers of Mississippi-Holding their private views of the propriety of the decision of the courts, they acknowledge the obligation to obey and support it. They consider themselves oversied by the supreme tribunal appointed by the State for the determination of these very questions, and they consider submission to be a positive duty. It may be so with Gov. Foote. There is nothing in his words which excludes this conjecture of his future line of action. turn up a realous Bond payer in 1855 without impeachment from his former private opinions of merits of the question before the judgement of the courts was rendered, and without any conflict with the terms of his present eard."

Now, is not bere a tacit admission by a leading whig paper, near by us, that Foote's card is a fraud, designed to deceive the antibonders into his support, whilst at the same time, that whig print exults at Foote's shrewdness in practising such fraud.

Nov. 1st, 1853.

At a regular meeting of Wilkinson Lodge, No. 10, L. O. O. F., held at the time and place above mentioned, the following preamble and resolutions were passed:

Whereas, It hash pleased the Supreme Being and Ruler of the Universe, to remove m our midst our esteemed brother, Daniel H. Miller, of Commercial Lodge, No. 12, New Orleans, and by whose death we have lost a worthy brother, and a good Odd Fellowwho, during his visits to our Lodge, had won for himself, that which every good Odd Fellow is proud of, a high position amongst his brothers-Therefore,

1st, Resolved, That in his death, we have lost a worthy brother, who was bound to us by the ties of "Friendship, Love and Truth," read it; it stands out in beautiful contrast ready always to assist in visiting the sick, with his views as expressed in his speech of comforting the afflicted, and to support the In the Circuit Court, of said county, December, peace and good will among men."

2d, Resolved, That we sympathize with his bereaved parents and relatives, while they John J. Reinhart, grieve for a kind and devoted son, and worthy

Resolved, That a copy of these resolutions be sent to the parents of the deceased brother, and also be handed to the Woodville papers for publication.

> JAS. ANGELL, W. H. ROWLEY, Committee. O. S. KELLY.

On the 1st, inst., in this place—DANIEL H. MILLER, in the 34th year of, his age. On the 7th, in this place,-Jacon WIGLEY

u the 28th year of his age. On the 9th inst., in this place-Jour

Parlies, a native of Scotland. On Menday the 14th instant, at his resi

NEW ADVERTISEMENTS Wilkinson Female Seminary.

THE exercises of this institution, under the direction of the Misses Calder, will reommence on Monday the 28th of November,

November, 19th, 1853-tf

THE Board of Police of Wilkinson county

are notified to meet at the Courthouse, in Woodville, on THURSDAY, the 17th igst., for the purpose of organizing. Attest: FRED. CONBAD. Clerk.

Nov. 15-1w

Sale of Land.

A VALUABLE tract of Land, in the eastern part of this county, one mile from Kellertown, will be offered for sale, by the under-signed, on SATURDAY, the 3d, of December 1853, to the highest bidder. The tract contains 537 acres of land, on which is situated a good Dwelling House, Out Houses, Stable. The sale will take place on the premises.

Terms of Sale .- One third Cash-the balance in one, two, and three years. There are about 500 bushels of Corn also,

which will be sold on the same day. G. W. & A. T. KELLER.

Nov. 15-3w

Notice. HEREBY forbid any person, to sell or trade on my account, without an order from me, as I will be responsible for no such debts. ARCHIBALD MCRAINE. Sept. 6, 1853-4w

Number, 46

THE STATE OF MISSISSIPPLI.

Smith Grooms,

ME Attachment in this case, was obtain by said plaintiff against the estate seal and personal of the said defendant, form a K.Barber, Esq., a justice of the Pence, of said county, on the 18th day of July, 1853, for the sum of One hundred and seventy five collects returnable at the December term 1843, of the

Court aforesaid and the same having been returned by the Sheriff of said county.

Notice, it is therefore, hereby given, dist unless the said defendant, shail appear, plead, answer, dec., herein, on or before the first day of the next December Texas, of this court to be holden at the Courtherne, in Woodville, in said county, on the Second Monday in December next imberness, by december in the county of the second Monday in December next, judgment, by default, final, will be entered against him and the effects so attached, in the Carnishee's hands will be disposed of to satisfy unit delse. interest and costs.

Attest, H. J. BUTTERWORTH, Clerk Woodville, Oct. 27-1m no.43

THE STATE OF MISSISSIPPL I SS Wilkuson County.

In the Circuit Court of said County, December
Term, thereof, J.D. 1853.

Daniel L. Miller,

John J. Reinheart.

John J. Reinheart. 8191 47...

THE Attachment in this case was obtained by said plaintiff, against the Estate, real and personal, of the the said defendant, from L. K. Barbor, Esq., a justice of the Peace, of said county, on the 5th day of July, A. D. 1853, for the sum of one hundred and ninety-one dollars and forty seven cents, returnable at the December term, 1853, of the Care at the December term, 1853, of the Cart aforesaid, and the same having been returned into the clerk's office of the Court aforesaid.

executed by the Sheriff of said county.

Notice is therefore hereby given, that unless the said defendant shall appear, plend, answer, &c., herein, on or before the first day of our next December term, of said Circuit Court to be holden at the Courthouse in Woods ville in said county, on the second Monday of December, A.D. 1833, of said Court; judge ment by default final, will be entered against him, and the effects in the Garnishee's hands will be disposed off, towards the satisfaction of said plaintiff's debt, interest and cost of

Issued this 5th day of September, A.D. 1853. H. J. BUTTERWORTH, Clerk C. S. Kellogg, Esq., Plaintiff's Attorney,

THE STATE OF MISSISSIPPI, 1 88 Wilkinson County

Daniel L. Miller,

\$148 17.

The attachment in this case was obtained by said plaintiff against the Estate, rea and personal of the said defendant, from L. K Barber, Esq., a justice of the Peace of said county, on the 5th day of July, A. D. 1852 for the sum of \$148 17, returnable at the December term, 1853, of the Court afores

and the same having been returned into the clerk's office of the Court aforesaid, executes by the Sheriff of said county. Notice is therefore hereby given, that unle the said defendant shall appear, plead, answer etc., herein, on or before the first day of our next December term, of said Circuit Courts

be holden at the Courthouse in Woodville, said county, on the second Monday in Dece ber, A.D. 1853; judgment by default fin will be entered against him, and the effects attached, will be disposed off towards the sat faction of said plaintiff's delst, interest & lastical, this 5th day of September, A.D. 181 II. J. BUTTERWORTH, Clerk

C. S. Kellogg, Esq., Plaintiff's Attorney. NOTICE.

ETTERS of Administration, de bonis no

inving been granted Carnot Posey the dersigned, by the Honorable Probate Court Wilkinson county, at the August term there A.D., 1853, on the Estate of Robert Mon Notice is hereby given to all persons indel

en to said Estate to make innacdiate payme -and those having claims to present the duly authenticated, within the time prescrit by law, or they will be for ever barred. CARNOT POSEY, Administrate Oct. 25-6w

In Chancery.

Amanda Hysombottle, by Joseph Embree, her next friend.

Frederick Hysonbottle,

NOTICE is hereby given, that the di Humphries, Daniel Anderson, and other witnesses for complainant, will be taket by F. Cooley, Eaq., on Wednesday, the I day of November, 1853, and days follow day of November, 1855, and days at the office of L. K. Barber, in Woodvill be used in evidence on the final here said Cause—at which time and place, the fendant can attend if he thinks proper.

W oodville, Oct 25-1m no 43

We admire the bold stand taken

refusing to grant bail—the younger brother has also been arrested, as being accessory to

by the Judge in committing Ward to jail and

refusing his petition for bail, for it ruffainism

ed at all-the officers of justice must be firm

and unwavering.

ed shirts and kid gloves is to be punish-